For President of the United States,

Subject only to the decision of the National

Democratic Conservative Convention.

1st. The Conservative men of Tennes-

tion makes the Federal Government su- corrupt the people, and blunt their moral States large rights and powers over their domestic concerns the Wrong. domestic concerns, and making them co-

Slavery is recognized as a fact, ratified by a binding Constitutional Amendment. of white men, by the same authority, is ority and supremacy in the administrafree republican institutions.

granted to the National banks to be with-

people.

Sth. Equal and exact justice to all men.

We have in our mind such laws as those ditti of the Appenines, who capture a by a public dinner. Mr. Bancroft belt of whatever State or persuasion, religious or political; peace, commerce and which declare killing in the duello to be traveler; demand a ransom for him of absent, United States Consul Keysmannian and the consultation a honest friendship with all nations; enmurder, and class those who break them
his friends; if they refuse, cut off an ear
noccupied the chair. honest friendship with all haddens; en-tangling alliances with none; the sup-as felons and the outlaws of society; as and send it to them, and upon another and ball was given by the Americ port of the State Governments in all those which prohibit gaming, and a refusal stab the victim and throw him here yesterday, ministration of our domestic concerns score of others that are either dead letand the surest bulwark against anti-Re- ters on the statute book, or only serve to and the surest bulward against and the preservation of relieve the State of the burthen of paythe General Government in its whole ing respectable salaries to its officers of constitutional vigor, as the sheet anchor of peace at home and safety abroad; a justice, and to enable the police of cities plunder of the gaming-table, do not appears, July 5.—In the Corps Legisl ealous care of the rights of election by to levy a tax and create a revenue by the people and the supremacy of the compromising with the offenders,

ture may direct." It is not even necessary that these should be elected by the none the less so because the vote of each of Judges to maintain them.

cannot vote for Electors anywhere.

If a State can disfranchise part of her the one. tency of the party, and makes the offence to be as if it had never been committed. tinus the disfranchisement before existing. But if it chooses to continue such

That is precisely what the Supreme

We do not see any reason to doubt that no man can vote for electors who cannot

-Col. J. H. Hastings, formerly of Illi- overy day committed by the sleek hypo- ton papers announce that two companies in the form of prepaid passage orders. nois, but latterly in the custom house at crites who frequent the churches and in that city have just declared dividends

ons, and where the People, by their ber sin and shame, looks down upon her ber sin and shame, looks down upon her with compassion from the heights of fences against the criminal code are tri-able by juries, no penal enactment of the Legislature is really a Law, that the Legislature is really a Law, that does not express the convictions of the Priest, the faithless public servant, the

Offences cannot be created by law. They must already have become such in the public estimation, and the law must simply express the general conviction, or it will be a dead letter. To this principle there is no exception. The people see, putting aside all questions decided ciple there is no exception. The people by the war, accept the title of 'Demo- are not to be educated by legislation, erats, and formally unite themselves nor can that improve the public morals. with the Democratic party as it now That work is to be done by other agen-2d. The question of the right of a cies, and chiefly by the Press, the Pol-State to secede from the Union has been decided by arms, and that decision a missionary of the Truth, or does not should be accepted as final and conclu- acknowledge its duty, and becomes an 3d. Nevertheless, while the Constitu. emissary of the Devil, to mislead and

equal in respect of such rights; and statute-book, is like a dead limb of a immunity from prosecution, by men and elect and the Omnibus Bill were read. wowd, headed by a man who gave his these rights have not been impared by tree,—not merely useless,—for nothing is the result of the war, or the powers of the General Government aggrandizes to the decay and the decay are decay are dec the General Government aggrandized by it, to the endangerment of public has died of disease, and its decay and by it, to the endangerment of public liberty.

Serves, above every thing else in this leaves, and R. E. the southern portion of Marshall county 4th. The extinguishment of African All useless laws are bad laws. They are layers of layery is recognized as a fact, ratified the force that are well as a fact, ratified the force of the pleas of the suppression of the Sena binding Constitutional Amendment.
the Inner institute of negroeswith the Commonwealth, or parasites upon it, be repealed, for they are simply conpanied by Gen. Meade, Judges Erskine object is to gather up all the old feathers right of suffrage, by the Congress of the United States, and the disfranchisement decay of the pak, and thrives by its un-

men of America are entitled to superiof the popular convictions, attempt to the secret system of black-mailing, nor. tion of the Federal and State gevern- punish as crimes acts that the general which offers the opportunity and holds tion of the Federal and State gevernments; and any measure intended to public opinion does not regard as crimiments; and any measure intended to public opinion does not regard as crimiout the temptation to those who should and the day passed off quietly.

The testimony for the prosecution in they swindle have to sleep on empty it, greatly endangers the perpetuity of or a dead letter, or is admitted to be Who knows the amount thus levied ee republican institutions.

6th. The faith of the nation is pledged—against the general—conviction or in admonthly in Memphis? Who knows the to the payment of the national debt, vance of it, it should be repealed; be- number of men and women thus virtusecording to the terms of the laws under cause it cannot but be treated with conwhich the bonds were issued, and not tempt; and the general disregard of one otherwise. The time of payment of the bonds ought not to be extended; the law, which may practically be violated thus received is accounted for? principal of the five-twenty bonds ought with impunity, is contagious, and proto be paid in currency, and the money duces disregard of others whose enforce- has had opportunity to be well informed,

faxed in the hands of the bondholders, endeavor to stamp upon innocent and gaming house, twenty-five dollars a equally with other property.

Sth. The doctrines and practices of the Radical party, which endeavors, by encrosching upon the powers of the Execu. ment that attempts to brand a struggle month on each of the unfortunates, who erosching upon the powers of the Execu-tive and Judicial branches of the Gov-for independence by States or a Nation, more deserve commiseration than to be arming by the issuing of leaves of a ernment, to absorb in the Legislative Department all powers, tend to the destruction of the Republican system of bepartment all powers, struction of the Republican system of struction of the Republican system of Government and the civil liberties of the convictions of the Human race, or buy the sanctions of history and posterity.

| Convictions of the Human race, or buy the sanctions of history and posterity. | Convictions of the Human race, or buy the sanctions of history and posterity. | Convictions of the Human race, or buy the sanctions of history and posterity. | Convictions of the Human race, or buy the sanctions of history and posterity. | Convictions of the Human race, or buy the sanctions of history and posterity. | Convictions of history and posterity. | Convictions of the Human race, or buy the sanctions of history and posterity. | Convictions of the Human race, or buy the sanctions of history and posterity. | Convictions of the Human race, or buy the sanctions of history and posterity. | Convictions of history and posterity and posterity. | Convictions of history and posterity and posterity

of the Democracy of Tennessee; but duelling dishonorable, by providing the their Delegates left free to unite in se- punishment of death or the penitentiary ecting another as the candidate for the for him who kills another on what the world persists in styling the field of for President, by the number of Electors highest sense, because, as we have said, to which it is entitled, these being "ap- that alone is really a penal law, which pointed in such manner as the Legisla
expresses the convictions of the people, only a policeman, without proof of the New York, July 5.—The Committee people. Their vote is the vote of the other laws, the People, by its juries, resame system of black-malling prevails in

tors and Representatives in Congress. all enforce a penal law, repeal it. If no where, we do not know. It is the sys-The Electors being agents of the State one is punished for violating it, as is the tem that we denounce, and not individe Saturday evening. to cast her vote, those of the citizens only can vote for them, who are qualified can vote for them. voters for other cases, by the laws of the State. It is clear that none but citizens of the State can vote for them. A citizen of Virginia can vote only in Vir. against some poor devil who has no lie to be the secret partner of the gam- Convention assembled, standing as ever ginia. If he happen to be in Ohio, he cannot vote at all, for President and Vicemore reason for its repeal, because to President. A citizen of the United more reason for its repeal, because to infamous. It is infinitely worse than quence of the late civil war the extinc States who is not a citizen of any State, acquit ten men and convict one, for the tax levied by Vespasian; for tion of slavery and of the heresy of se-

citizens, by requiring a test-oath which Laws that proceed upon no philosoph-scribes as infamons. It is an equal ration of civil government to the Americitizens, by requiring a test-oath which they cannot take, they can no more vote for Electors than for members of Confor Electors than for members of Congress or of the Legislature. It is quite true that a pardon restores the compactance that a pardon restores the compactance that a pardon restores the compactance of the Legislature. It is quite true that a pardon restores the compactance of the Legislature. It is quite true that a pardon restores the compactance of the Legislature. It is quite true that a pardon restores the compactance of the Legislature. It is quite true that a pardon restores the compactance of the Legislature of t to be as if it had never been committed.

The State has no right afterwards to disfranchies him for that offence or local.

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The state has no right afterwards to disfor entering a house, when there is no

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The state has no right afterwards to disfor entering a house, when there is no

The state county (near Macon), Tenn., April 22,

The state has no right afterwards to disfor entering a house, when there is no Ing. But if it chooses to continue such an outrage, and the courts sustain as valid the law which disqualifies a man to vote, when he has not been and never can be enforced, except of the offence, by putting him to the law against carrying and now offence in the commission of any offence is companion in the laborator Brother. Sixth, Economy in the administration of the Government, reduction of the best companion in the laborator Brother in the commission of the companion in the laborator Brother is a companion to the law, incarcerating them, been and never can be enforced, except to sink them before a Commissioner, to sink them lower than before in their instrumentalities designed to secure never some of the companion in the laborator Brother is a companion to the law, incarcerating them, before a Commission of the companion in the laborator of the given and rever can be enforced, except to the deal of the commission of the companion in the laborator Brother is a companion in the laborator of the given and rever can be enforced, except to the deal of the commission of the companion in the laborator of the com

\$11 17; Cincinnati, \$12 42; Boston, bility, lessen the guilt of the seducer in

LAWS THAT HARM THE STATE. all the wide world no one to pity her or BY TELEGRAPH. to believe that she is not all evil, except In a country possessing free institu- God her Father, who, notwithstanding

and the knave who thrives by other's than any that we have mentioned. It ing offenders against the laws from pun- It was a lengthy address. shment, and in effect licensing the immorality which the law condemns and ommands its ministers to extirpate,-a result that is effected by the levying of black-mall, or as is done by the Police preme, it is so only with well defined sense, and darken their faculty of distin-A dead law that still stands on the know the prices paid to the Police, for and the proclamation of the Governor the fungi that grow out of the ulcers of such houses cannot be enforced, let them ate, the Governor decay of the oak, and thrives by its un- into contempt. If such souses are a ne-

ment the well-being of society demands. That the sum of one hundred dollars per Dr. Moran was Chairman. Large num. The Government bonds should be We do not speak now of such laws as month is regularly levied upon every bers of prominent Englishmen we into a ravine.

honor, never have been and never will We only say that it is quite possible for It is reported that furleughs are to the moneys are appropriated to private uses. honor or her self-reliance. CAN ONE AMNESTIED VOTE FOR be enforced. The juries always acquit.

Each State casts its own separate vote

Each State casts its own separate vote

We only say that it is quite possible for that furioughs are to be done without detection, if granted to all the rank and file of the fifth Corps. shall not, even by insinuation, impeach the honesty of any public officer, if he be

what it in the same breath pro- their rights in the Union and the resto- at J. C. Holst & Co.'s, 220 M sin street.

undertake to prevent the unlawful use over. These are dealt with hardly tions in strict accordance with the terms. of a thing, by prohibiting the pesses enough, without oppression by officers of it, which is in no sense an the law and there is no warrant of law. of the offence, by putting him to the rack, as it were, by demanding of him an oath, the refusal to take which is, and is to operate as, an admission of guilt, there is no remedy.

The foolish old English law which pun-

The foolish old English law which pun- for no offence known to the law, to and lessened, the credit of the Govern-That is precisely what the Supreme Court of Tennessee did, in respect of the Franchise law. It heid that every State had a right, by its Legislature, to defermine who among its citizens should explanate the accidental and increase the revenue of a city, or help pay the criminal code of every State is still mine who among its citizens should explanate the accidental and increase the monthly report of fines, and increased, the currency made increased the national debt funded at a lower rate of interest.

Seventh, The reservation of the desenge, the currency made increased, the currency made increased, the currency made increased the national debt funded at a lower rate of interest.

Seventh, The reservation of the covering increase the revenue of a city, or help pay the currency made increased, the currency made increased, the currency made increased, the currency made increased the national debt funded at a lower rate of interest.

Seventh, The remains for the covering ment increased, the currency made increased the national debt funded at a lower rate of interest.

Seventh, The remains for the covering ment increased, the currency made increase the revenue of a city, or help pay the covering ment increased, the currency made increase the revenue of a city, or help pay the covering ment increased, the currency made increase the revenue of a city, or help pay the covering ment increased, the currency made increased, the currency made increased the national debt funded at a lower rate of interest.

Seventh, The constant of the covering ment increased, the currency made increased, the currency made increased the national debt funded at a lower rate of interest.

Seventh the constant of the covering ment increased, the currency made increased the national debt funded at a lower rate of interest.

Seventh the constant of the covering ment increas eroise the elective franchise. That was true; but the Court evaded the real question. No doubt a man may be disfrantian. To doubt a man may be disfrantian and true true to the service of the whole business of police justice in this city, so far as we its injustice, are too often led astray by the man may be disfrantian. To the bereft family fore it is that Jurors, bent on repealing police justice in this city, so far as we inspect the condition of exercise the elective franchise. That was fore it is that Jurors, bent on repealing police justice in this city, so far as we inspect the elective franchise. The truth is that the whole business of public lands for homes for the werking people, the reservation of public lands for homes for the werking people, the restoring rightful authority and independence to the Executive memory, and shed a tear of sorrow over their ingenious counsel, and turn murderers bitant fines by arbitrary Magistrates on and Judiciary, the subordination of milchised for treason committed; but he sannot he so unless his guilt is legally established; and that can only be done by trial and conviction, in due course of venient ground of insulty, or other prices. law. The question was as to the mode venient ground of insanity, or other prinature, the finings without law, native born citizens, at home and abroad, of proof necessary; and that mode only slickles murdered Barton Key. We do not mean that where one's wife or sister The Court also decided that a pardon not mean that where one's wife or sister and iniquitous; but there is noth-The Court also decided that a pardon did not deprive the Legislature of the power of disfranchising for the offence.

The Court also decided that a pardon or daughter is seduced and ruined, that ing in it all so utterly indefensible, so ging for national integrity and constitutional liberty.

Separate resolutions are devoted to prove and debauthers as the sestion of the parton That was a still grosser error, for the reason, which no one can deny, that the pardon obliterates the offence with all the restled public religious and conviction and con its consequences. It was committed against the United States. If they pardon it, no State can punish it. But still deserves death; and whether don't, no State can punish it. But still be a state of the settled public opinion and conviction, and so it ought to be, that so great a criminal deserves death; and whether three months, any person who, having the settled public opinion and conviction, and so it ought to be, that so great a criminal deserves death; and whether three months, any person who, having the settled public opinion and conviction, and so it ought to be, that so great a criminal deserves death; and whether three months, any person who, having the settled public opinion and conviction, and so it ought to be, that so great a criminal deserves death; and whether three months, any person who, having

it continues to be true that when the law, it is the law, and will some time get offence punishable by fine, takes any Indiana, is the second choice of the ma-Nevertheless there are unjust convic-tions also in the multis mind subtable. In the multis mind subtable consideration or gra-tuity, upon any agreement or under-The vete yesterday in the New York tions also in the public mind, which per- standing, express or implied, to conceal delegation for candidate for President, vote at other elections; and that in Tennessee the disfranchisement is absolute.

petrate enormous 'pjustices, and protect villains at the same time. Such is that opinion which utterly outlaws the opinion which utterly outlaws the this wholesome law cannot be enforced, ton 3; Seymour, 1; Judge Nelson, 2; The average cost of tuition in the public schools of the several cities named, is as follows: In Detroit, \$6.58; Toledo, \$8.34; Chicago, \$8.69; Provi-Toledo, \$8 34; Chicago, \$8 69; Providence and New Haven, \$8 85; Philadelphia, \$9 17; St. Louisville, by them against her of all the avenues by which she might return to respectative dense and New Haven, \$8 85; Philadelphia, \$9 17; St. Louisville, by which she might return to respectative dense and New Haven, \$8 85; Philadelphia, \$9 17; St. Louisville, by which she might return to respectative dense and New Haven, \$8 85; Philadelphia, \$9 17; St. Louisville, by which she might return to respectative dense and New Haven, \$8 85; Philadelphia, \$9 17; St. Louisville, by them against her of all the avenues by which she might return to respectative dense and New Haven, \$12 42; Boston, by which she might return to respectative dense and New Haven, \$13 85; Louisville, by them against her of all the avenues by which she might return to respectative dense and New Haven, \$12 42; Boston, by which she might return to respectative dense and New Haven, \$12 42; Boston, by which she might return to respectative dense and New Haven, \$12 42; Boston, by which she might return to respectative dense and New Haven, \$12 42; Boston, by which she might return to respectative dense and New Haven, \$12 42; Boston, by which she might return to respectative dense and New Haven, \$12 42; Boston, by which she might return to respectative dense and New Haven, \$13 42; Boston, by which she might return to respectative dense and New Haven, \$13 42; Boston, by which she might return to respectative dense and New Haven, \$13 42; Boston, by which she might return to respectative dense and New Haven, \$13 42; Boston, by which she might return to respectative dense and New Haven, \$13 42; Boston, by which she might return to respectative dense and New Haven, \$13 42; Boston, by which she might return to respectative dense and New Haven, \$13 42; Boston, by which she might return to respect to the return to return to respect to the return to return to return to return to return to return \$11 48; New York, \$12 04. Average, the general estimation almost to nothing. —The iron manufacturers in Massa- Ireland from America, by emigrants to Worse crimes, let us boldly say, are chusetts are making money. The Taun-their friends-£202,914 of the sum being

New Orleans, committed suicide in that city on the 2d.

The appointment of negro cadets to the West Point Military Academy is the committed by the poor creature who flally sells herself for money, and has in the respondence of the Endicals.

The cherches and offer up long prayers, by men of business of twenty per cent. each.

The Cheyenne Argus reports that the vigilants recently bung, near that place, four men for horse stealing, one for murvided for him there against his return to the discontinuous committed by the poor creature who flally sells herself for money, and has in the churches and in that city have just declared dividends.

—Bishop Beckwith has accepted the offer made him by a committee of gentilemen in Macon, Ga., some time ago, and selected that city as his place of the committee of the churches and offer made him by a committee of gentilemen in Macon, Ga., some time ago, and selected that city as his place of four men for horse stealing, one for murvided for him there against his return to the fall. daily sells herself for money, and has in | der, and one on general principles.

NORTH CAROLINA.

ANDREW JOHNSON, people as to the moral wrong and crimcold, the selfish and the unfeeling, the Legislature met yesterday.

Legislature met yesterday.

In the Senate six of the barred members were admitted—Love, Richardson, Wilson, Pardee, Barnes and Moore. In the House a resolution was intro-There is a still more malignant evil duced by Col. Sinciair to inquire into ruthat afflicts the body politic in cities, more affecting the conduct of Hon. W. J. Smith and E. W. Jones, Judges. Both Houses appeared on the platform is the demoralizing custom of exempt- to hear the inauguration of Gov. Holden. Judge Reed also delivered an address.

GEORGIA.

ATLANTA, July 5.—By order of Gen. Meade and the proclamation of the Govauthority in Memphis, a monthly tribute ernor elect, the Senate assembled at the upon the keepers of gaming houses and the unfortunate inmates of houses of ill-fame. We have made some inquiry into panied by Gen. Meade, Judge Erskine

was gone through with.

No message was read from the Gover-

FOREIGN.

closed to-day.

Declaration of Independence by giving a public dinner at Langham's Hot Toasts were drank and eo gratulations exchanged. Patriotic as appropriate speeches were made as VIENNA, July 5.-The Austrian Go

STUTGARDT, July 5 .- A public banqu in celebration of Inc pendence Day. Certainly these moneys, shares of the sador Bancroft was present, and man Government officers and German friend pear accounted for in the mouthly re- tiff yesterday the discussion of the budg puris of moneys collected by the Police. was continued by Mr. Jules Fayre. It said France and the neighboring power The statistics of the establishments so were at peace and the Government laws that have endeavored to make taxed are not given to the public. We the Emperor must decide its policy.

Laws that have endeavored to make taxed are not given to the public. We the Emperor must decide its policy.

In the statistics of the estatistics of the Emperor must decide its policy.

In the statistics of the estatistics of the Emperor must decide its policy. We do not charge and of course do not mean to insinuate, that any of these was one in defense of her territory, he

NEW YORK.

on Permanent Organization of the Den We are quite aware, also, that the ocratic Convention decided last evening State, however they are appointed; and of Judges to maintain them.

Same system of disck-maining prevails in Symour permanent President. He was other cities, perhaps in all. Whether notified last evening and accepted.

Missission and Arkansas, declares the none the less so because the vote of each
State is equal to the number of its Senstow and Representatives to Gov. Seymour, was cast for Gov. Bigler,

The vote of New York, by request of Gov. Seymour, was cast for Gov. Bigler,

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The vote of New York of Gov. Bigler,

The

his friends claim more. Hendricks, of

MISSISSIPPI. id gives the names of such negroes as voted for the humiliation, disfranchise-

ment and oppression of the whites among whom they live. in a large portion of the northern sec-

good condition. Last week, north of Cold Water, we saw as promising corn M. J. WICHS, President, us we ever saw in the county at this dime. Some plantations north of Cold W. F. BOYLE, Secretary, Water, though, are suffering greatly from drouth. The same remark applies to the entire section south of that stream. M. J. WHEES, We heard complaints of drouth on all E. M. APPERSON, hands, and fears are entertained of seri- F. TITUS, ous damage to both corn and cotton. In the neighborhood of Holly Springs, no cain has fallen for upwards of five weeks. Gardens are drying up, and vegetation of all kinds is suffering. Unless we are visited by rains within a few days, crops

n our county will be cut short one third.

-We warn our readers against a lot of swindlers that have been traveling through our county within the past month. There were five men in the name as O. P. Cottrell, and whe represented himself as agent of Danly & to return within a week, and furnish new NEW ADVERTISEM'NTS a gross usurpation of power, and a policy unjust, unwise and oppressive, and tending to excite a war of races: the which, running ahead ing to excite a war of races: the which, running ahead in the sure of the enthers in the place of the old ones. the case of the Columbus prisoners was ticks, or else look elsewhere for their supply of feathers. Several persons have been imposed upon by these swindlers. Pass them around .- Ibid.

LONDON, July 5.-According to time -Up to the hour of going to press, we honored custom, the Americans in Lon- have received the following election redon celebrated the anniversary of the turns. The Mongrel Constitution has

al.	been defeated by from 15,000	to 25,00
n-		1
re	DEMOCRATIC MAJORITIES,	
n-		
10	Pfice	
	Lafayette	17
nd.	Winston	
	Tallahatchie	6
V-	Chickasaw Yalobusha	
- 18	Yalobusha	M
b-	Franklin Simpson	
	Simpsoft	manual Par
gg	Tistomingo DeSoto	
	Small	
18	Scott. Coplah	15
er	Rankin	
	Lauderdale	C200001
ly	Panola	all all and
ıg.	Panola Carrou	23
in	Marshali	
	Choetaw (2 boxes)	
et	Amite	
_	Jackson	
28	Yazoo (le boxes)	
6-	Noxubee (3 boxes)	H-8H
8.	Calhoun	0
y	Lee	10
	Lee. Newton	7.1
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270	Tippab	
DS.	Clark Clark	
of	FEMORIE	
Ιt	OLUMN THE	
Z-		25.50
9.	PARICAL WATCHITIES	
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-	Jefferson	EUS
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10	Excess for Democrats	14.47
-	MANUEL TOT TOTAL CONTROL TO THE CONTROL THE CONTROL TO THE CONTROL THE CONTROL TO THE CONTROL TH	I Ibut
g	The second secon	Canada.
0	Recognition of Arkansas.	
17.2	and the second second	

as in operative in Arkansas, and orders The Committee on Resolutions met the turning over of everything in the DRY GOODS

FUNERAL NOTICE.

WESTEROOK-The friends and acquain ances of James T. and Mary Frances Westrook are invited to attend the funeral o heir youngest daughter, MARTHA JANE, from same offence, is an infamous injustice to it sells for money the privilege of doing the one.

| Common of the one of the their residence on Dupree street, near M. and

MASONIC TRIBUTE OF RESPECT

MACON LODGE, No. 120, June 20, 1888, An afflictive dispensation of Divine Provi-

In this sad bereavement our Order has lost a

appreciated worth. It remains for us to yield

rreparable loss. We transcribe a copy of this upon the secretary's book, present one to the family of the deceased, and publish one in the columns of the Memphis Appeal. D. S. BOSWELL, W. M., G. W. JOHNSTON, J. J. WILLIAMSON, J. J. SHARP, Committee

NEW ADVERTISEM'NTS Thursday, the 9th Day of July, 1868, WET NURSE WANTED—Apply this morn-ing at 250 Front street, up-stairs. WADDY TROMPSON.

STATEMENT GERMAN NATIONAL BANK Mound City Ferry Privilege,

ON MORNING OF MONDAY, JULY 6, 1868. RESOURCES:

MARTIN GRIFFIN, Cashist.

raits	WHEAT! WHEAT	
paid 488 55 2,465 00 nms paid on bonds 5,865 00 nms paid on bonds 5,865 00 nms, including revenue stamps, 207 50 nm National Banks 32,460 21 nm other Hanks 9,425 7 nonds to secure circulation 159,600 00	I aM paying the highest pr at Bluff City Mills, 197 I have for sale choice Family gran and shorts, at prices to jost im	
tocks and Bends. 16,725 (6) n hand 65,889 93	Carver's Cott	
\$404,503.58		
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The Holly Springs Reporter of the CAROLINA LIFE INSURANCE COMPANY

OF MEMPHIS, TENNESSEE.

-From the same paper we learn that Capital Stock, : : : : : \$200,000 00 to 13 m. tion of Marshall county, the crops are in Income for first Ten Months, : : 161,883 46 L E D D I N'S

J. T. PETTIT, Vice-President. J. H. EDMONDSON, Gen'l Agent.

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INSURANCE.

They generally leave an insignificant sum of money as security for the fulfilment of their promise. It is unnecessary for us to say that the swindlers never return, and that the parties whom MASONIC NOTICE.—The Memphis Musomic Board of Relief will meet at half of Somm Menghis Lodge this Monday, 6th inst., at a o'clock p.m. Election of officers to be held.

By order of GEO. MELLERSH,

W. S. MATTHEWS, Secretary. TO FISHERMEN

THOSH visiting the Ten Mile Bayen on the Mamphis and Little Rock Railroad, for the purpose of fishing, are informed that Messalided and the Real Railroad of the Messalided and any constort desired. The train on the M. and L. R. R. leave at 6:00 a.m. on Thesdays, Thursdays, Saurelays and tendays and no better day's recreation can be found by those wishing to leave the heaf and dust of the city.

AMUSEMENTS.

VARIETIES THEATER, Corner Main and Washington Sts.

C. H. H. BROOM Manage CHARLEY WHITE Stage Macage Only Place of Amusement Open in the City! THIS TEMPLE OF MIRTH NOW PRESENTS resented to a Memphis andlence. NEW ONUS, DANCES, BURLETTAS, FARCES ANTOMIMES, Etc.

Admission 50 cents; Private Boxes, 25. Doors open at 7%, performance to comme at 8% o'clock. Consider Your Health. HE finely finished bathing boat of Mr Hundhausen, deceased is again open to e use of ladice and gentlemen, or private niles. The boat hes at the foot of Washing treet. Beditted and furnished with all rts, there is not another place in the city Re IL. Season Tickets, \$10; Private Baths, 50 cents uson do., 25c. All in search of healthy recrea-

Hon are invited. EMILY HUNDHAUSEN, Proprietress. jelüliy? REDUCTION! REDUCTION!

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VALUABLE PROPERTY

-OF-

NOTICE is hereby given that as Receiver, ap-pointed by the Circuit Court of Cristensien county, Arkansas, in the case of John H. Wag-gener vs. O. P. Lyles, Trustee et als., I will sell, to the highest bidder, at MOUND UITY, AR--THE-

STEAMBOAT PEOSTA, With all her Machinery, Tackle, Furniture, etc.
TERMS—One thousand dollars cash, balance on credit of six and tweive meaning. Notice with approved security to be given, and a lien to be retained on the boat.

And at the same time and piece, I will let, to the highest bidder, for the term of tweive mouths, the

Or right to run a ferryboat to Mound City, Arkanasa.
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This is well known to be the most valuable ferry privilege in the vicinity of Manaphis.

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